

The Times and Democrat

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Jan. 1, 1908, at the postoffice at Or-
angeburg, S. C., under the Act of
Congress of March 3, 1879.Jas. L. Sims, Editor and Proprietor.
Jas. Izlar Sims, - Associate Editor.Subscription Rates.
One Year.....\$1.50
Six Months......75
Three Months......40

Advertising Rates.

Transient advertisements \$1.00 per inch for
first insertion and 50 cents for each subsequent
insertion.
Business Notices 10 cents per line for first
insertion and 5 cents per line for subsequent
insertions.
Obituaries, Tributes of Respect, Notices of
Thanks, and all notices of a personal or politi-
cal nature are charged for as regular advertise-
ments.Special Notices, entitled Wanted, Lost,
Found, For Rent, not exceeding twenty-five
words, one time, 35 cents; two times \$1.00;
three times, 75 cents and four times \$1.00.
Liberal contract made with merchants and
others who wish to run advertisements for
three months or longer. For rates on contract
advertising apply at the office, and they will
be carefully furnished.Remittances should be made by checks
money orders, registered letters, or express or-
ders, payable to
THE TIMES AND DEMOCRAT,
Orangeburg, S. C.We shall soon have the hopeful
candidate with us again.THERE is some talk of the Hon. C.
C. Featherstone opposing Gov. An-
sel this summer. If he does Ansel
will have to hustle.WHY not make the lie: law an is-
sue in the campaign this Summer,
and find out exactly what the peo-
ple want done with it.MR. Bryan believes in the integri-
ty of the common people and that is
why he is willing to trust them to
elect United States Senators and all
others.The tariff that protects and fosters
the trusts may not have caused the
panic, but it certainly did not pre-
serve prosperity as our Republican
friends declared it would.THE boom launched up there in
Pennsylvania somewhere for Judge
Gray will never get beyond the con-
fines of the section in which it was
put afloat. It died aborning.MANY prominent Democrats as
well as Republicans in Washington
believe that Bryan and Taft will be
the nominees of the two big parties
and that Bryan will beat Taft at the
polls.Two more circuits have been cre-
ated to relieve the congested condi-
tion of our courts. Will it do it? Not
unless the present method of dis-
patching business by the courts is
changed.TEDDY says he has not been "fix-
ing" appointments to office to help
along the Taft presidential boom.
This may be true so far as Teddy is
concerned, but how about his "wick-
ed underlings?"The Republican party which used
to boast that it "did things" has
been considering in congress the
question of emergency currency for
nearly three months and has not ar-
rived at a conclusion.THE Representatives from the
Philippines can now sit in Congress
and draw salaries, but cannot vote,
but the Sugar Trust and the Tobac-
co trust have lots of votes there that
will prevent the Filipinos getting
their just dues.COL. John C. Haskell wants the
Democratic party to surrender to
the money power of the North and
nominate a candidate like Judge
Gray, who will be acceptable to it.
We assure the Colonel the Democat-
ic party is not quite ready to com-
mit suicide.THERE were during January com-
mercial failures aggregating \$57-
639,514 while for the same month
last year the amount was \$13,638-
126. This evidence of Republican
"prosperity" would indicate that al-
though the tariff protects the trusts
it does not help general business.THE Newberry Observer says "it
is sincerely to be hoped that every
man, high or low, who has been
guilty of grafting in connection with
the state dispensary will be exposed
and called to account before the
courts as well as before the bar of
public opinion." To which we most
heartily say amen.MR. Bryan spoke at Jersey City,
N. J., and referring to his meeting
an Associated Press dispatch says:
"An enthusiastic reception was ac-
corded William J. Bryan at the Ma-
jestic theatre this afternoon." He
was introduced as 'the next presi-
dent' of the United States, which
evoked applause from the large
audience."AFTER pointing out that a presi-
dential victory for the Democrats
would still leave the Republicans in
absolute control of the Senate, the
administration organs tell us that so
many men are out of work because
a fear of Democratic revision of
the sacred Dingley tariff. The ad-
ministration editorial force ought
to get together.

Agrees With Bryan.

The Charleston Post says those
who advocate the election of United
States Senators by direct popular
vote will find good argument in fa-
vor of their position in the Kentucky
Legislature's deadlock, over the
choice of a senator. The Legisla-
ture has been in session for a
month and the term of its sitting is
half over; a ballot has been taken
every day for Senator, and no
choice has yet been made, the re-
lative positions of ex-Gov. Beckham,
the nominee of the Democratic pri-
mary, and of Ex-Gov. Bradley, the
Republican candidate, being un-
changed at the end of the month's
contest; only one measure has been
enacted into law, that providing
a stenographer for the governor,
though important legislation is de-
sired by the people of the State, affect-
ing their material interests. The
whole time of the session has been
given to political play, and that
without any result, and the end is
not yet. The deadlock seems to be
complete and it is not impossible
that the Legislature will adjourn
without making any choice of a Sen-
ator and without accomplishing any-
thing of the people's business for
which it was elected, If Senators
were elected by direct popular vote
that condition would be impossible.
It is impossible now in many
States--South Carolina, for exam-
ple--in which the primary system
of nominations is the established or-
der in politics, the choice of the pri-
mary being, in effect, an election by
popular vote. In Kentucky the
Democrats submitted the Senator-
ship to a general primary and Gov.
Beckham was nominated by the party
at the polls, but the nomination
has not been accepted as binding by
some of the Democratic members of
the Legislature, who hold that Mr.
Beckham employed methods to ad-
vance his own interest which have
brought injury to the party. While
election of a Republican Governor
gives support to their contentions yet
the light of the primary system as it
is accepted in South Carolina and
some other States, the argument is
spacious, and undoubtedly a danger-
ous precedent is established by their
attitude, which may arise to plague
them in future. Gov. Beckman may
not be the ideal Senator for Kentuck-
y but he was the choice of the
State for the office and it is not so
easy to defend the position of the
protesting members of his party in
the Legislature. If Senators were
elected by popular vote there would
be no chance of deadlocks and no
State would lack its full representa-
tion at Washington, as many have
lacked in times past, and the Legis-
latures would be able to devote
their time more completely to mak-
ing laws desired by the people.

Work Will Begin.

Regarding the probability of Con-
gressional action on the Appalachian
Park bill, Governor Smith of Geor-
gia, who recently returned home
from Washington where he with a
number of other leading men from
many sections of the country went
to appear before the committee
which has the measure in hand, had
this to say in a published interview:
"I know we have made a strong
showing from a purely argumentative
and business basis. I believe that the
committee will take up the matter
with earnestness and I have a strong
reason to hope that the present
Congress will start the work. It is
necessary, it is urgent, it is vital,
and it will be accomplished. The
people are becoming aroused over
the demand for the preservation of
a large part of their forests, and
are understanding the questions as
they have never understood them
before. There can be no doubt of
the movement."It is most gratifying to know that
Governor Smith feels so encouraged
over the prospects of getting the
forestry measure through Congress.
Governor Smith was the chairman
of the committee that went to
Washington. He made one of the
three addresses delivered before the
committee of Congress.

Final Notice.

We beg to call the attention of our
subscribers again to the ruling of
the United States Postoffice Depart-
ment, in reference to the mailing of
newspapers, made Dec 4, 1907, which
goes into effect April 1, 1908. The
ruling says that unless subscriptions
are renewed in a few months after
the term for which they are paid
they shall not be counted in the le-
gitimate lists of subscribers and
copies mailed on account thereof
shall not be accepted for mailing at
the second class postage rate of 1
cent per pound.It therefore becomes absolutely
necessary that all subscribers who
are in arrears to pay up and advance
their subscription in accordance
with the above ruling. If they do
not do so we will be compelled to
take their names from our list and
discontinue the paper. We have no
discretion in the matter. This law
applies to every paper. So if you
want the paper continued you must
pay up, so as we can send the pa-
per on.

For Sale.

100 Bushels of Artichokes by J.
F. Cleaveley, Cope, S. C. 2-21-2*

Horses and Mules.

Fresh car load horses and mules
just received. A. M. Silley.

For Sale.

Garick extra prolific Seed Corn.
50c a pk, 90 c per 1-2 bushel, \$1.75
per bus, F. O. B., here, Weston, S. C.
J. P. Garick, Weston, S. C.

Notice to Creditors.

All persons having claims against
the estate of R. F. Way, deceased,
will present them properly proven,
and all persons indebted to said es-
tate will make payment to the un-
dersigned on or before the fifteenth
day of March, 1908.L. G. Way,
Executor of last will and testament
of R. F. Way, deceased.

Notice of Final Discharge.

Notice is hereby given that the un-
dersigned will, on the 31st day of
March, A. D., 1908, file with the Pro-
bate Court in and for the County of
Orangeburg, South Carolina, their
final account as Administrators of
the estate of William Glover, de-
ceased, and will thereupon apply for
their final discharge and letters of
dismissal.David Glover and Wesley Davis
Feb. 15th, 1908 Administrators.

Executor's Notice.

On March 20, 1908, I will file with
the Judge of Probate for Orange-
burg County, S. C., my final account
as executor of the will of Alice A.
Dantzler, deceased; and will there-
upon ask for my discharge as such
executor.All persons having claims against
the estate of the said Alice A. Dan-
tzler, deceased, are required to prove
the same before me on or before
March 20, 1908, or payment will be
debarred.I. H. Dantzler,
Executor of the will of Alice A.
Dantzler, deceased.
Feb. 18, 1908. 2-21-

Notice to Creditors.

All persons holding claims against
the estate of William Glover, de-
ceased, are hereby required to pre-
sent and prove the same on or be-
fore the 30th day of March, 1908, or
be debarred payment.All persons indebted to said estate
must make payment on or before the
said date to Glaze & Herbert, Attor-
neys, Orangeburg, South Carolina, or
to the undersigned.David Glover and Wesley Davis,
Administrators of William Glover,
deceased.
February 15th, 1908.

Notice.

If you have to hold the book or pa-
per at or nearly arm's length to read
consult the optician.M. J. D. Dantzler, M. D.,
10-31-6m. Optician.

Land For Sale.

163 acres of Land North of Or-
angeburg and within thirty minutes
drive of the Court House, 100 acres
upon clay sub-soil, remainder wood
land. Will sell as a whole or in
tracts. Apply to Robt. E. Copes.

Notice to Trespassers.

All persons are hereby forbidden
to allow stock to run at large or
trespass in any way on my lands in
Willow Township
12-5-3mo* W. G. Sanford.

Land For Sale.

346 acres of land fronting on Col-
umbia and stage roads, 2 1/2 miles
north of city, for sale. For further
information apply to Siffy and Frith.
Orangeburg, S. C. 9-26-1f.

Wanted.

25 Monthly Customers. Clothes
called for and delivered. Nine years
experience. Suits made to order.
Upstairs in rear of Mrs. Sorentrues'
building, 33 W. Russell Street.
1-17-6mo. J. M. STOKES,
Successor to Alex Myers, Tailor.

Stove Wood.

Parties wanting nice dry stove
wood can get it by purchasing your
tickets at Sims' Book Store. One
real good two horse load \$2.00. Sam-
ple can be seen at Sims' Book Store.
2-4-17. E. N. Wannamaker.

For Sale.

Two million and a half feet yel-
low and Bay pine, three and a half
miles from St. George, S. C. Will sell
cheap to quick purchaser. B. B. Cuth-
bert, P. O. Box 144, Summerville,
S. C. 1-31-4*

For Rent

My plantation in Goodby's Town-
ship, this County, containing more
than 200 acres of land under cul-
tivation, with all necessary tenant
houses, is offered for rent for the
year 1908. For terms apply to the
undersigned. W. B. Way,
Nov. 21, 1907. ff. Orangeburg, S. C.Cabbage Plants! Cabbage Plants!
One million Cabbage Plants for
sale by C. W. Prescott. Buy at
home and save express charges.
Prices same as those quoted by the
growers. 500, \$1.00; 1,000, \$1.50;
5,000, \$1.25; 10,000, \$1.00 per
1,000. Best island plants grown
from the best seed obtainable.
1-2-1f.

Notice.

All persons having claims against
the estate of R. A. Jeffcoat, deces-
ed, will present the same, duly item-
ized and attested; and all persons in-
debted to the said Estate will make
payment as required by law; claims
may be filed with or payments made
to either William D. Jeffcoat, Julius
A. Jeffcoat, Qualified Executors,
North, S. C., or Wolfe and Berry,
Attorneys, Orangeburg, S. C.

Plantation For Sale.

I offer for sale my plantation in
Lyons Township, containing 109
acres, of land, with dwelling, good
barns and stables and tenant houses.
A portion of this plantation is in
good cultivation and the balance is
very well timbered. For information
apply to the undersigned or to Glaze
& Herbert, attorneys, Orangeburg,
South Carolina.
Isham S. Shumaker,
11-7-1f. Elloree, S. C.

For Sale.

Two fine horses. Also one lot of
nice Lawn or Yard Benches. Apply
to L. E. Riley, 2-14-4.

Lands for Sale Near Bowman.

The Inghamson lands, (566
acres) have been divided into ten
tracts, varying in size from 41 acres
to 95 acres, and are offered for sale
on desirable actual settlers, on reason-
able terms of cash and credit.For particulars apply to
I. W. Bowman, Orangeburg, S. C.
or to Samuel Dibble, Bowman, S. C.
Agents for Owners

Notice of Dismissal.

On the 27th day of February, A.
D. 1908, I will file my final account
with the Judge of Probate for Or-
angeburg County as Administratrix
of the estate of Henry D. Williams,
deceased, and ask for Letters of Dis-
missal.Cornelia R. Williams,
Qualified Administratrix.
Orangeburg, S. C., Jan. 29, 1908.

Estate Notice.

All persons having claims against
the estate of Henry D. Williams, de-
ceased, will present the same duly
proven on or before the 27th day of
February, A. D. 1908, or be debarred
payment and all persons indebted to
said estate will make payment on
or before the above date to Jas. F.
Izlar, Attorney, or toCornelia R. Williams,
Qualified Administratrix.
Orangeburg, S. C., Jan. 29, 1908.

Citation Notice.

The State of South Carolina, County
of Orangeburg.By Robert E. Copes, Esquire, Pro-
bate Judge.
Whereas Knowlton Gleaton has made
suit to me to grant him Letters of
Administration of the Estate of and
effects of Ephraim Gleaton, deces-
ed:These are therefore to cite and ad-
monish all and singular the kindred
and Creditors of the said deceased,
that they be and appear before me,
in the Court of Probate, to be held
at Orangeburg C. H., on Feb. 26,
1908, next after publication thereof,
at 11 o'clock in the forenoon, to show
cause, if any they have, why the
said Administration should not be
granted.Given under my hand, this 12th
day of Feb., Anno Domini, 1908.
[L. S.] Robt. E. Copes,
Judge of Probate.

Summons for Relief.

The State of South Carolina, County
of Orangeburg. Court of Common
Pleas.L. Able, Plaintiff, against A. D. Sax-
on, Defendant. (Copy Summons
for Relief. Complaint Not Serv-
ed)To the Absent Defendant, A. D. Sax-
on:You are hereby summoned and re-
quired to answer the complaint in
this action which has been filed in
the office of the Clerk of Court of
Common Pleas for the said County,
and to serve a copy of your answer
to the said Complaint on the sub-
scriber at their office Orangeburg, S.
C., within 20 days after the service
hereof; exclusive of the day of such
service; and if you fail to answer
the complaint within the time afore-
said, the plaintiff in this action will
apply to the Court for the relief de-
manded in the complaint.

Dated January 21st, 1908.

Moss & Lide,
Jas. H. Fanning,
Plaintiff's Attorneys.To the absent Defendant, A. D. Sax-
on:
Please take notice that the origi-
nal Summons, and Complaints in the
above entitled action has been filed
in the office of the Clerk of Court for
Orangeburg County.

Dated Jan. 21st, 1908. 1-31-6.

Moss & Lide,
Jas. H. Fanning,
Plaintiff's Attorneys.

Special School Tax Election.

A petition having been signed, in
accordance with law, by one-third or
more, of the electors and freeholders
of East Elizabeth School District,
No. 33, in Orangeburg County, S. C.,
and filed with the County Board of
Education to hold an election to de-
termine whether an extra levy of
three (3) mills on the dollar shall
be made for school purposes in the
district, we, the trustees of the said
school district, under the authority
of the County Board of Education,
hereby order an election to be held
for determining this question at the
school house for whites in the district
on Saturday, February 29th, 1908,
the polls to be opened from seven
o'clock A. M. to 4 o'clock, P. M.The said election shall be conducted
as required in Section 1208 of the
School law.J. D. McCormick,
W. W. Hodges,
2-14-3. G. B. Cook,
Trustees School District No. 33.

Circuit Court Sale.

State of South Carolina, County of
Orangeburg. In Common Pleas.
James Coulter, et al., Plaintiffs,
against Benjamin Coulter, et al.,
Defendants.By virtue of the judgment in the
above stated case, I will sell at pub-
lic auction, at Orangeburg Court
House, during the legal hours for
sales, on the first Monday in March,
1908, being the second day of
said month, the following described
real estate:ALL THAT CERTAIN PIECE,
PARCEL OR TRACT OF LAND situ-
ate, lying and being in Caw Caw
Township, said County and State,
containing thirty-nine (39) acres,
more or less, and bounded by lands
of Wm. Glover, Polly Boyd, Lovick
Glover, and Irvin Miller, and lands
of Isaac Coulter, Zella Guignard and
David Coulter, being composed of six
shares of the estate lands of Isaac
Coulter, deceased.TERMS: Cash, the purchaser or
purchasers to pay for all papers and
all taxes falling due after the day
of sale; and in case the purchaser
or purchasers fail to comply with
the terms of sale, said premises will
be resold on the same, or some sub-
sequent salesday, on the same terms,
and at the risk of the former pur-
chaser or purchasers.Robt. E. Copes,
Judge of Probate, as Special Referee.
February 11, 1908.—2-14-3.

PIKE \$

FIRE SALVAGE SALE!

WE HAVE ABOUT

\$3,000 DOLLARS WORTH

OF DAMAGED GOODS

SAVED FROM OUR RECENT FIRE, WHICH

WE WILL PUT

ON SALE

MONDAY FEB. 24TH

COMMENCING AT 9 O'CLOCK.

WE HAVE SECURED THE STORE RECENTLY
OCCUPIED BY MRS. DECHIAVETTE. THESE
GOODS MUST BE DISPOSED OF IN TEN DAYS
WHICH CONSISTS OF DRESS GOODS, RIBBONS,
LACES AND NOTIONS.CASH AND VALUE WILL NOT BE CONSIDER-
ED THIS STOCK MUST POSITIVELY GO IN
TEN DAYS.

Remember the date of Sale.

Monday Feb. 24th At 9 O'clock.

J. C. PIKE JR. INC.